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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/815,098		03/31/2004	Luis Cavada	074104.0114	074104.0114 6577	
31625	7590	09/28/2005		EXAM	EXAMINER	
BAKER BO	OTTS L.I	L.P.		VAN, QU	JANG T	
PATENT DI	EPARTM!	ENT				
98 SAN JACINTO BLVD., SUITE 1500				ART UNIT	PAPER NUMBER	
AUSTIN, T	X 78701	-4039	3742			
				DATE MAIL ED. 00/29/2004	e	

Please find below and/or attached an Office communication concerning this application or proceeding.

			$\mathcal{O}_{\mathcal{I}}$			
	Application No.	Applicant(s)	Y			
	10/815,098	CAVADA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Quang T. Van	3742				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address	S			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DOWN THE MAILING DOWN THE STATE OF THE MAILING DOWN THE STATE OF THE MAILING DOWN THE STATE OF THE MAILING DOWN THE MAILING THE MAILI	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONI	N. mely filed n the mailing date of this commun ED (35 U.S.C.§ 133).				
Status						
1) Responsive to communication(s) filed on 04 A	<u>ugust 2005</u> .					
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closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Disposition of Claims						
4) ⊠ Claim(s) 1-66 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-66 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on 04 August 2005 is/are: Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Examine 11.	a)⊠ accepted or b)⊡ objected drawing(s) be held in abeyance. Set tion is required if the drawing(s) is o	ee 37 CFR 1.85(a). bjected to. See 37 CFR 1.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No ved in this National Stag	ge			
Attachment(s) 1) ∑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ∑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 8/4/05.	4) Interview Summar Paper No(s)/Mail (5) Notice of Informal 6) Other:)			

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Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

- 2. Claims 1-2, 34-5 are rejected under 35 U.S.C. 102(b) as being anticipated by Teich et al (US 4,441,002). Teich discloses, figure 5, a cooked-by-weight microwave oven comprising a heater (14) generating a specific cooking characteristic; and an intelligent user interface (32) for controlling the heater, wherein the intelligent user interface (32) can be programmed by a user according to parameters (20, 63, others analog inputs) for a cooking appliance with a known cooking characteristic and wherein the intelligent user interface (32) converts said parameters into suitable parameters for said heater (col. 7, lines 44-48).
- 3. Claims 1, 34 are rejected under 35 U.S.C. 102(b) as being anticipated by Maher, Jr. (US 5,809,994). Maher discloses an electronic control system for heating apparatus comprising a heater (42 or 10) generating a specific cooking characteristic; and an intelligent user interface (20) for controlling the heater, wherein the intelligent user interface (20) can be programmed by a user according to parameters (col. 7, lines 50-52) for a cooking appliance with a known cooking characteristic and wherein the intelligent user interface (20) converts said parameters into suitable parameters for said heater (col. 7, lines 52-62).

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Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 3-6, 9-14, 16-17, 20-21, 34, 36-39, 42-47, 49-50 and 53-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908). Teich discloses substantially all features of the claimed invention except a display screen and control switches. Kume discloses a display screen (25) and control switches (22). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich a display screen as taught by Kume in order to display the plurality of predefined food cooking profile and control switches also taught by Kume in order to select a desired predefined food cooking profile from the plurality of predefined food cooking profiles.
- 6. Claims 7-8 and 40-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908) and further in view of Chun (US 20020144995). Teich/ Kume disclose substantially all features of the claimed invention except the display screen by scrolling a list of the plurality of predefined food cooking profiles. Chun'995 discloses a microwave oven having display screen by scrolling a list of the plurality of predefined food cooking profiles (page 4, par. 0054 and par. 0055). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich/ Kume a microwave oven having

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display screen by scrolling a list of the plurality of predefined food cooking profiles as taught by Chun'995 in order to select the favorite predefined food.

- 7. Claims 15, 22-23, 48, 55-56 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908) and further in view of Hirata et al (US 6,097,016). Teich/ Kume disclose substantially all features of the claimed invention except a cookies control switch. Hirata discloses cooking apparatus having a cookies control switch (figures 3B, 3C). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich/ Kume a cookies control switch as taught by Hirata in order to initiates a cookies cooking profile. With regard to claims 23 and 56, the turkey bake-roast cooking profile. Hirata discloses only chicken bake-roast cooking profile, but does not disclose the turkey bake-roast cooking profile. It would have been obvious to one having ordinary skill in the art to make a cooking profile as a turkey bake-roast cooking profile. Doing so would improve the cooking profile for user having variety of food selection.
- 8. Claims 18-19, 29-32, 51-52, 62-65 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908) and further in view of Carlson et al (US 4,580,025). Teich/ Kume disclose substantially all features of the claimed invention except a reheat control switch. Carlson discloses microwave oven having a reheat control switch (150, col. 10, lines 57-65). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich/ Kume a reheat control switch as taught by Carlson in order to initiate a menu of a plurality of reheat cooking profiles to be displayed.

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9. Claims 33 and 66 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908) and Carlson et al (US 4,580,025) and further in view of Dills (US 4,093,841). Teich/ Kume /Carlson disclose substantially all features of the claimed invention except measure thickness of a food to be cooked when the selected convert-menu cooking profile. Dills discloses measure thickness of a food to be cooked when the selected convert-menu cooking profile (col. 1, lines 45-48). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich/ Kume /Carlson measure thickness of a food to be cooked when the selected convert-menu cooking profile as taught by Dills in order to cook the food with appropriate cooking time and temperature.

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10. Claims 24-28, and 57-61 are rejected under 35 U.S.C. 103(a) as being unpatentable over Teich et al (US 4,441,002) in view of Kume et al (US 6,013,908) and further in view of Bales et al (US 6,486,453). Teich/ Kume disclose substantially all features of the claimed invention except a broil control switch. Bales disclose oven having control switch for selecting cooking mode such as bake, roast, broil and toast etc... and an appropriated temperature is selected to suitable for each kind of food (figure 4). It would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize in Teich/ Kume a broil control switch as taught by Bales in order to initiate a menu of plurality of broil cooking profile to be displayed and then selects one for broiling.

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Response to Amendment

11. Applicant's arguments with respect to claims 1-66 have been considered but are most in view of the new ground(s) of rejection.

12. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Quang T. Van whose telephone number is 571-272-4789. The examiner can normally be reached on 8:00Am 7:00Pm M-Th.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robin Evans can be reached on 571-272-4777. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Q۷

September 21, 2005

Quang T Van

Primary Examiner Art Unit 3742